



Annual Compliance Report

Pubs Code etc. Regulations 2016 (England and Wales)

Reporting Period

1 April 2024 to 31 March 2025

Compliance Officer

Julie Jolly

Preface

Under Regulation 43 of the Pubs Code etc. Regulations 2016 a pub-owning business must ensure that the Compliance Officer submits an annual compliance report to the Pubs Code Adjudicator relating to each financial year as is defined by Section 72(1) of the Small Business, Enterprise and Employment Act 2015.

Annual Compliance Report 2024-25

Under Regulation 43 of the Pubs Code etc. Regulations 2016, a pub-owning business must ensure that the Compliance Officer submits its annual compliance report to the Pubs Code Adjudicator relating to each financial year.

POBs should identify how you uphold the Core Code principles, as identified in Section 42(3) of the SBEEA 2015.

In accordance with Regulation 43 of the Pubs Code etc. Regulations 2016. This is a declaration that the statutory requirements in Regulations 43(5), (7), (8) & (9) have been complied with.

Approved by - this should be the Chair of the Audit Committee, or where such a committee does not exist, the non-executive director who is responsible for functions normally associated with an Audit Committee, or in the absence of such a post, by the POB's CEO, Managing Director or equivalent. Please provide their name .
Job title of the person who approved the compliance report
Date of approval
Submitted by - Code Compliance Officer for (POB)

Audit Committee Statement on Compliance; please provide your responses in the blue cells below

Greene King's culture and ways of working ensures that the core code principles are upheld. These principles underpin the way in which Greene King works with its TPTs, ensuring they are aware of and familiar with the rights conferred on them.

Nick Mackenzie
Chief Executive Officer
21-Jul-25
Julie Jolly

Section A - Estate data and renewals

Question	POB Response (most cells will only accept numeric responses)	Additional Response Space
Total number of Pubs Code Agreements at the beginning of this reporting period (1 April 2024).	760	
• Of which, those that are tenanted.	588	
• Of which, those that are leased.	172	
• Of which, those located in Wales.	2	
Please indicate whether you have different agreement types or policies in place for pubs in Wales and if so, explain any differences. .	No	
Total acquisitions - during this reporting period - that fall under the Pubs Code. This will include acquired and new build pubs.	10	Greene King's quarterly data disclosure included for five acquisitions, however following the year end reconciliation a further five managed transfers were identified as 'acquisitions', to support the growth of our franchise estate. These came into the leased, tenanted and franchise division as closed pubs and did not impact the overall total number of Pubs Code Agreements at the end of the reporting period.
Additional tied pubs already owned for this reporting period. This means previously closed pubs reopened, transfers from other parts of the estate (Mgd, FOT etc).	108	
Total disposals during this reporting period of those premises that fell under the Pubs Code. This means pubs sold as pubs, disposed of for other use or permanently closed	19	
• Of which, were to another POB.	0	
• Of which, were sold to a person who is not a landlord of 500 or more tied pubs.	10	
• Of which, there was a publican in situ. i.e. those disposals subject to extended protection.	0	
• Of which, were permanently closed or disposed for other use.	9	
Premises that are no longer tied but still owned by your POB - for this reporting period. This means, temporarily closed pubs (no agreement in place), transfers to other parts of the estate (MGd, FOT etc).	108	
• Of which, are now part of your POB's managed estate.	2	For clarity, these were transferred to Greene King's managed division, which is not regulated by the Pubs Code.
Total number of Pubs Code Agreements that ended during this reporting period.	279	This consisted of 142 short agreements and 137 substantive agreements.
Number of free of tie tenancies agreed with existing tied tenants outside of the Pubs Code procedures.	8	
Total number of Pubs Code Agreements at the end of this reporting period (31 March 2025).	751	
• Of which:		
• Agreements contracted into the Landlord and Tenant Act 1954.	205	
• Agreements not contracted into the Landlord and Tenant Act 1954.	473	
• Short agreements under regulation 14.	65	
• Tenancies at will (or other agreements for less than 12 months) where tenant has acquired full Code rights	8	
Number of qualifying Investments under regulation 56.	31	
Total number of agreements at the end of the reporting period with provisions for sharing turnover or profit .	108	
• Of which, those that fall outside the Pubs Code.	9	This includes two Pub/ Retail Ready Agreements and seven short term management operator agreements.
• Of which, those that fall under regulation 55 (pub franchise agreements) .	63	
Number of legal surrenders.		
Only include those surrenders where the publican left the property.	3	
• Of which, the tenant was in place for:	0	

Question	POB Response (most cells will only accept numeric responses)	Additional Response Space
• Less than 1 year.	0	
• Between 1-2 years.	2	
• Between 3-5 years.	0	
• 6 years or more.	1	
Number of forfeitures.	0	
• Of which, the tenant was in place for:	0	
• Less than 1 year.	0	
• Between 1-2 years.	0	
• Between 3-5 years.	0	
• 6 years or more.	0	
Number of assignments.	4	
• Of which, the tenant was in place for:	0	
• Less than 1 year.	0	
• Between 1-2 years.	1	
• Between 3-5 years.	2	
• 6 years or more.	1	
Number of abandonments.	0	
• Of which, the tenant was in place for:	0	
• Less than 1 year.	0	
• Between 1-2 years.	0	
• Between 3-5 years.	0	
• 6 years or more.	0	
Please list your contractual arrangements	Tenancy at Will Foundation Agreement (1 year, contracted out of L&T 1954 Act) Standard Tenancy (5 years, contracted out of L&T 1954 Act) Standard Lease (10-25 years, contracted into L&T 1954 Act) Turnover Tenancy (5 years, contracted out of L&T 1954 Act) Turnover Lease (10-25 years, contracted into L&T 1954 Act) Short Term Management Operator Agreement (contracted out of L&T Act 1954 Act) Pub Franchise Agreement (5 years, contracted out of L&T 1954 Act)	There are a number of legacy tenancy and lease agreements within the Greene King estate which may be renewed in accordance with the provisions of the agreement. These do not form part of the suite of Agreements currently available.

Renewals, including Landlord and Tenant Act (LTA) 1954		
Total number of regulated tenancies, as of 31 March 2025, whose contractual terms entitle the tenant to renew at the end of the term. i.e. as described in Regulation 26(3). This is different to the right to renew under the LTA 1954.	68	
How many tenants had the contractual right to renew (an MRO event under 26(3)) during the reporting period. This is different to a right to renew under LTA 1954.	0	
• Of which, those who exercised their contractual right to renew during this reporting period.	0	
• Of which, the POB opposed.	0	
Total number of regulated tenancies as of 31 March 2025, with LTA 1954 protection.	205	
Total number of LTA 1954 S.25 notices issued in this reporting period.	10	
• Of which, those served at any time after receipt of an MRO notice.	0	
• Of which, those served within an MRO procedure.	0	
• Of which, those opposing a new tenancy.	0	
• Of which, those proposing a variation of the terms.	0	
Number of LTA 1954 S.26 notices received in this reporting period	0	

Question	POB Response (most cells will only accept numeric responses)	Additional Response Space
• Of which, those you opposed.	0	
• Of which, those you opposed at any time after receipt of an MRO notice.	0	
• Of which, those you opposed within an MRO procedure.	0	
• Of which, those proposing a variation of terms.	0	
Number of instances of landlord opposing renewal in whole or in part in reliance on LTA 1954 S.30(1)(g).	0	
Number of LTA 1954 court proceedings where the POB relied in whole or in part on an intention to take the pub back into occupation.	0	
• Of which, the number of objections to a new tenancy that were upheld.	0	
• Of which, the number of objections to a new tenancy that were dismissed.	0	
• Of which, are still ongoing.	0	

New tenants and agreements

Number of new tenancies that fall under the Code in this reporting period .		
<i>Do not include tenancies where the tenant has, or has had, a previous agreement (other than a short agreement) for that pub.</i>	262	
• Of which, are short agreements under regulation 14 .	130	
• Of which, have LTA 1954 rights .	9	
Number of new unprotected tied tenancies with tenants previously having 1954 Act protected tenancies.	17	

Rent proposals

Number of rent proposals provided in this reporting period.	469	
• Of which, those under regulation 15(2-5).	0	
• Of which, those under regulation 15(6).	0	
• Of which, those under regulation 15(7).	469	This number includes all matters where Schedule 1 and 2 information has been issued for the purposes of a new agreement. Please note that this information can be issued more than once for an individual pub depending on the number of applicants who have expressed an interest in the pub.

Rent assessment proposals (RAP)

Number of rent assessment proposals provided under regulation 19(1)(a) - a rent review required under the terms of a tenancy or licence of a tied pub.	24	
Number of rent assessment requests under regulation 19(2)(a) - 5 years, of which those:	1	
• RAP Provided	3	Two rent assessment requests were made in March 2024 and the proposals for these were provided in this reporting period.
• RAP Rejected	0	
Number of rent assessment requests under regulation 19(2)(b) - significant increase in price, of which those:	0	
• RAP Provided	0	
• RAP Rejected	0	
Number of rent assessment requests under regulation 19(2)(c) - trigger event, of which those:	0	
• RAP Provided	0	
• RAP Rejected	0	

Question	POB Response (most cells will only accept numeric responses)	Additional Response Space
Market Rent Only (MRO)		
Total number of MRO Notices received, of which those:	18	
• Accepted	17	
• Rejected	1	
• Withdrawn	0	
Number of MRO Notices received under regulation 24 – significant increase in price, of which those:	0	
• Accepted	0	
• Rejected	0	
Number of MRO Notices received under regulation 25 – trigger event, of which those:	0	
• Accepted	0	
• Rejected	0	
Number of MRO Notices received under regulation 26 – renewal of a pub arrangement, of which those:	4	
• Accepted	4	
• Rejected	0	
Number of MRO Notices received under regulation 27 – rent assessment or an assessment of money payable in lieu of rent, of which those:	14	
• Accepted	13	
• Rejected	1	The MRO Notice was rejected as no MRO event had occurred.
Number of full responses issued to rejected MRO Notices.	1	
Number of full responses issued to accepted MRO Notices.	16	
Where an MRO Notice has been accepted; those that resulted in:		Please note that the following data represents those MRO requests that concluded within the reporting period. Therefore these numbers will not reconcile with the number of MRO requests received in the reporting period, as some will be from previous reporting periods.
• Free-of-tie arrangements that are:	0	
• New agreement - including short term agreements.	1	
• Deed of variation.	1	
• New tied arrangements that are:	0	
• Agreed by new lease.	6	
• Other new tied arrangements (rent or other terms).	7	
• Tied tenant departure from the pub.	0	
• Other outcomes.	0	
• Ongoing – yet to be concluded.	9	
Length of MRO tenancies initially offered by POB		
Minimum length (in months)	60	
Maximum length (in months)	240	
Average length (in months)	144	
Length of MRO tenancies requested by tenants		
Minimum length (in months)	0	In the reporting period, Greene King did not receive any request for a specific length of MRO agreement.
Maximum length (in months)	0	
Average length (in months)	0	

Question	POB Response (most cells will only accept numeric responses)	Additional Response Space
Length of MRO tenancies agreed		
Minimum length (in months)	48	
Maximum length (in months)	60	
Average length (in months)	54	
Independent Assessors (IAs)		
Number of IA appointments.	1	
• Of which, those jointly agreed with the tenant.	1	
• Of which, those appointed by the PCA.	0	
Number of cases where rent was determined by the IA.	1	
• Please list for each case - the MRO rent proposed by the POB and the MRO rent set by the IA.	MRO Proposed Rent - £68,500.00 IA Determined Rent - £63,000.00	
Number of IA determinations challenged under:		
• Regulation 37(10)	0	
• Regulation 37(11).	0	
Buildings Insurance		
Number of tenants requesting to price match their building insurance during this reporting period by providing notification of a tenant's alternative policy (under regulation 46(3c))	4	In the reporting period, six pubs enquired about Greene King's price-match policy. Of the six pubs, four pubs requested a price-match and were successfully matched.
• Number of unsuccessful price match requests.	0	
• Number of occasions when you have agreed in writing that any difference is not payable by the tenant under regulation 46(5).	4	
• Number of occasions when you have purchased the tenant's alternative policy.	0	
Whether you receive commission or rebate from insurers and, if so, what percentage.	0	
Gaming machines		
Number of new Pubs Code tied agreements, including renewal, in which:		
• The tenant elects in the tenancy or licence agreement to have a gaming machine, and are required to purchase or rent this from your POB or a nominated supplier.	0	
• The tenant has entered into a side agreement to purchase or rent a gaming machine from your POB or a nominated supplier.	20	
• The tenant has sourced a free-of-tie machine agreement with a third-party supplier.	Unknown	There is no obligation on the TPT to notify Greene King of this information.
• The tenant has chosen not to have gaming machines.	Unknown	
Sale of freehold or long leasehold		
Number of notifications under regulation 49(2).	0	All pubs sold were already closed and sold with vacant possession, therefore there was no requirement for reg.49(2).
On how many occasions has your POB relied upon the exemption in regulation 49(3)?	0	

Section B – Code compliance

This section is about your processes in respect of compliance with the Code.

Compliance Area	Details	POB Response	Additional Response Space
Entering into an Agreement:			
Pub Entry Training Regulation: 9	<p>1. Provide a detailed report on your POB's compliance with the pub entry training requirements; identifying any and all steps taken to verify compliance and improve Code-related arrangements.</p>	<p>Greene King recognises the British Institute of Inn-keeping (BII) online Pre-Entry Awareness Training (PEAT) as "appropriate pre-entry training" in accordance with Reg. 9. It is mandatory training unless the tied pub tenant meets at least one of the conditions stated in the regulation. Where a TPT meets one of the pre-entry training conditions, the BDM seeks approval from the Code Compliance Officer (CCO) to rely on one of the conditions. Where approved Greene King requires the TPT to sign an exemption agreement, which is produced as part of the agreement documentation pack.</p> <p>Greene King also conducts its own residential welcome induction programme, called the Pub Power Welcome. This is a mandatory induction programme for all new Greene King TPTs, and is delivered by our in-house learning and development team. It is held at Greene King's brewery in Bury St Edmunds, where new TPTs get to see and experience Greene King's heritage.</p>	<p>The induction programme is designed to support new TPTs entering a Greene King pub for the first time, ensuring they have an understanding of what they need to know in running their new pub business from people management to financial controls. The programme remains under constant review to ensure the content is up to date with the changing environment of the licensed trade industry.</p> <p>Additionally, the CCO presents a Pubs Code session at the welcome induction to ensure all new TPTs are aware of the code and what it means for them, including sharing contact details for the CCO and PCA.</p>
Sustainable Business Plan Regulation: 10	<p>2. Provide a detailed report on the process your POB follows when considering whether a tenant's business plan is sustainable.</p> <p>Include how you arrive at your opinion that the forecast of income and net profit is reasonable and realistic.</p>	<p>A new TPT is required to submit their sustainable business plan, along with evidence of independent professional advice, to the recruitment team prior to what is known as a Pub Specific Interview (PSI). The recruitment process is managed through our management information system, Connect.</p> <p>The recruitment team verify that the component parts of the business plan are in place, however it is the role of the Business Development Manager (BDM) and Operations Manager (OM) to verify that the business plan is sustainable.</p> <p>The business plan will be discussed in detail with the TPT and will include reviewing the proposition vs the financials to support and deliver the outcomes the TPT is seeking to achieve. The financial elements will be reviewed against the Shadow P&L assessed by Greene King and discussions will be held around the different assumptions that are made. The TPT may be asked to review and update their business plan in light of these discussions.</p>	<p>The output of these discussions is captured in a PSI record in Connect where the BDM is required to capture specific Business Plan commentary. The PSI record provides a checklist for all other items to be discussed in the meeting, and is signed by the TPT, who receives a copy.</p> <p>Following the PSI, the TPT will be invited to attend a further meeting with a senior member of our operations team, usually the OM or OD, where further discussions about the business plan will take place and comments captured and recorded in Connect.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system, Connect, and verified by the Compliance Team each month.</p>
Schedule 1 Regulation: 11	<p>3. Provide a detailed report on your POB's compliance with the information provision requirements specified in Schedule 1; identifying any and all steps taken to verify compliance and improve Code-related arrangements.</p>	<p>Where a new TPT has shown interest in a specific pub, a Schedule 1 information pack is prepared and sent to them by email from Greene King's tenancy, lease and franchise recruitment team. There are specific checklists that the recruitment team complete to verify all the required information is sent which is recorded in our management information system, Connect.</p> <p>A covering letter sets out the actions the TPT needs to take, including preparing a business plan, obtaining independent professional advice, as well as detailing what information is enclosed to aid the TPT in their understanding of what has been sent to them. Greene King keeps this correspondence under constant review to ensure it remains clear and relevant to the new TPT.</p> <p>To confirm, the pack includes a Rent Proposal, which demonstrates how the rent has been assessed for the pub, and the relevant prospective PCA letter is also enclosed to support awareness of the Pubs Code.</p>	<p>Additionally, the pack also includes other Greene King resources such as the Greene King Running a Pub Information Guide, which includes the required information as specified in Schedule 1 including items 2, 3, 8, 11, 15, 18(1), 20(d), 21, 22(1)(c-i), 23, 24, 25, 26(a), 28, 29(a-b), 30, 31, 34 – 37, plus our Guide to Charges and Guide to Insurance.</p> <p>New and existing TPTs are asked whether they have any questions about the Schedule 1 information in order to demonstrate and evidence their understanding, with responses captured in a Pub Specific Interview record.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system, Connect, and verified by the Compliance Team each month.</p>
Assignments Regulation: 12	<p>4. Provide a detailed report on your POB's compliance when a tenant intends to assign a tenancy; identifying any and all steps taken to verify compliance and improve Code-related arrangements.</p> <p>Specifically identify how - when the tenant requests an assignment - your POB satisfies itself that:</p>	<p>Greene King requires a TPT to provide details of their intention to assign their agreement in writing. The Greene King Estates Team will acknowledge receipt in writing and set out what is required for an assignment. The acknowledgement letter will refer to Greene King's Running a Pub Information Guide and its Guide to Buying and Selling a Lease. This letter also contains information about the fees the TPT is required to pay and includes the information that is required in consideration of the buyer (assignee).</p> <p>The TPT is required to notify Greene King in writing once an assignee has been found, as Greene King will need to provide its consent to approve the assignee.</p>	<p>Compliance is managed and monitored through the processes followed in Greene King's management information system, Connect, and verified by the Compliance Team each month.</p>
	4.1 It complies with the provisions in regulation 12(4)(a)	When an assignee has been identified, Greene King's recruitment process is followed in the same way as a new TPT entering a new agreement. Greene King will prepare a Schedule 1 information pack and send it to the assignee via email.	
	4.2 It complies with the provisions in regulation 12(4)(b)	The Schedule 1 information pack includes information relating to the completion of pubs entry training.	
	4.3 It complies with the provisions in regulations 12(4)(c)	The Schedule 1 information pack includes information relating to independent professional advisors.	

Premises Regulation: 13	5. Provide a detailed report on your POB's compliance with tied pub tenants general regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements.	<p>Advice Before entering into a new tied agreement, a TPT is advised to complete a property inspection and obtain independent professional advice from an appropriately qualified surveyor. This advice is included in the covering letter provided with the Schedule 1 information. This advice is further reinforced in Greene King's Running a Pub Information Guide, which applicants (and existing TPTs) are strongly recommended and regularly reminded to read.</p> <p>Agreement As part of the Schedule 1 information, a specimen copy of the agreement is provided to the TPT which will contain details of the repairing obligations. For tenancy agreements, a Maintenance and Service Agreement accompanies the occupational agreement. This document sets out clearly the responsibility of both Greene King and the TPT. To further aid the TPTs understanding, reference to Greene King's interactive Maintenance and Service Guide is made, which helps to bring to life the repairing responsibilities in a clear and visual way.</p> <p>Schedule of Condition A Schedule of Condition (SOC) is prepared by an externally appointed chartered surveyor. The SOC is supplied to a new or existing TPT as part of the Schedule 1 information pack which is provided before they enter into a new agreement. The SOC is also provided as part of the information pack following an agreement renewal proposal (Section 25 notice) and a rent review.</p>	<p>Any works identified before a new agreement is entered or renewed are documented by way of a works agreement, which will detail the works and confirm who is responsible for completion of the works. When works are completed an updated SOC is prepared and supplied to the TPT in accordance with Reg.13(6) as soon as reasonably practicable.</p> <p>Schedule of Dilapidations Schedule of Dilapidations (SOD) are carried out in accordance with the terms of the agreement, and at least 6 months before the end of the agreement. A dilapidations inspection is undertaken by an externally appointed chartered surveyor who will prepare the SOD. For TPTs on tenancy agreements, a SOD is prepared and provided no later than six months before the end of the agreement. For TPTs on fully repairing and insuring (FRI) leases, the time frame for providing the SOD is around 12 – 24 months before the end of the agreement, or service of a Section 25 notice, to take account of the greater repairing obligations in a FRI lease. Where a FRI lease renewal is occurring sensible timeframes will be agreed for the completion of any works required, which will take into consideration the nature and size of the works. Where access to a property is required, reasonable notice is given to the TPT, except in an emergency in accordance with Reg. 13(9).</p>
Dilapidations Regulations: 12, 13 and Schedule 1 (para. 15, 22)	6. Provide a detailed report of your POB's approach to assessing dilapidations and resolving disputes.	<p>Greene King recognises the importance of ensuring TPTs are clear on their repairing obligations and how dilapidations are actively managed through the lifetime of a FRI lease.</p> <p>To support those TPTs occupying pubs on FRI leases, an annual notification letter is sent to them reminding them of their repairing obligations. This is further supplemented by an informal property inspection conducted by one of Greene King's in-house property surveyors around every 24 - 36 months. This visit is designed to assist the TPT in understanding their property obligations and to guide them in any potential issues that may arise and the actions they may need to consider taking to manage any issues and their ongoing obligations. In addition, an interim SOD will be prepared and issued every 5 years.</p>	<p>A dilapidations process letter is sent to TPTs on agreement surrender, expiry, assignment and rent reviews, the purpose of this letter being to provide clarity about the dilapidations process. Regular internal meetings occur between our Property, Estates and Operations Teams to better understand and co-ordinate dilapidations.</p> <p>SODs are carried out in accordance with the terms of the agreement, and at least 6 months before the end of the agreement. They are undertaken by an externally appointed chartered surveyor.</p> <p>Greene King's Running a Pub Information Guide provides information about the SOC and SOD and the accompanying procedures, along with details of the procedure relating to dilapidation disputes.</p>
Short agreements Regulation: 14, 54,	7. Provide a detailed report on your POB's compliance with tied pub tenants general regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements.	<p>Where a new TPT is entering a short agreement, they are provided with the required information as specified in Reg.14. The information pack is prepared and sent to them by email from Greene King's tenancy, lease and franchise recruitment team. The sending of this information is recorded in our management information system, Connect.</p> <p>A covering letter sets out the actions the TPT needs to take, including preparing a short business plan, obtaining independent professional advice, and advising about pre-entry training.</p> <p>During the reporting period the CCOs of the regulated POBs, supported by the PCA, collaborated to produce a set of minimum standards to aid their working partnerships with TPTs on short agreements. These minimum standards reflected the ways of working already established in Greene King.</p>	<p>The PCA published the minimum standards on 31 March 2025. These were duly communicated internally within Greene King and shared with its TPTs through the CCO's Pubs Code Update.</p> <p>Compliance of the regulations is managed and monitored through the processes followed in Greene King's management information system, called Connect, and verified by the Compliance Team each month.</p>

Ending a Tenancy:

Forfeitures Section 146 notice	8. Provide a detailed report explaining your POB's processes and procedures before, and after, issuing a Section 146 notice .	<p>Section 146 notices are used as the remedy for a 'non rent' breach relating to a Greene King agreement.</p> <p>Greene King's approach is to seek amicable solutions wherever possible without the need for legal interventions. However, this is not always possible and so Greene King will rely on Section 146 notices to place focus on the breach. If the breach is remedied, the Section 146 will be withdrawn.</p> <p>Instructions to serve Section 146 notices are managed by our Senior Credit and Operations Manager, and will follow consultation with the BDM, Operations Manager, Operations Director, Finance Director and Managing Director, where required. Given the legal nature of these notices, Greene King uses external lawyers to manage the process.</p>	
Rent Proposals Regulations: 15-18	<p>9. Provide a detailed report on your POB's compliance with rent proposals, including the production of a rent proposal, its contents, when the proposal is provided and how any further information and advice is given.</p> <p>Identify any and all steps taken to verify compliance and improve Code-related arrangements.</p>	<p>Duty to provide a rent proposal and when (15) In the reporting period Greene King has not received a TPT request to provide a rent proposal under Reg.15(1) to(6). However, if a request were received, Greene King would action the request in accordance with Reg.15.</p> <p>Where Greene King is proposing a new agreement to an existing TPT or new TPT, in accordance with Reg.15(7) a Rent Proposal is provided as part of the Schedule 1 information for the new agreement proposal and before the TPT considers the advice referred to in Reg.10(2)(a).</p> <p>Ordinarily, and as additional information for the TPT, Greene King provides a Rent Proposal alongside an unopposed Section 25 notice.</p> <p>Contents of the rent proposal (16) The contents of the rent proposal contain the information specified in Schedule 2 and is provided alongside the information requirements of Schedule 1. The rent proposals are prepared in accordance with RICS guidance which is confirmed by Greene King's Estates Managers who are members of the RICS.</p>	<p>Further information and advice in relation to the rent proposal (18) The level of information provided as part of the rent proposal is very comprehensive and so there are very few requests for additional information. However, our Estates Managers are readily available to answer any queries a TPT or their advisor may raise.</p> <p>Notwithstanding, Greene King will comply with any reasonable request for additional information that enables the TPT to understand the rent proposal, and provide the information within seven days of request.</p> <p>All TPTs are advised in writing, by way of the rent proposal covering letter, to obtain independent professional advice before agreeing to a new rent.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system, called Connect, and verified by the Compliance Team each month.</p>

Rent Assessment Proposals Regulations: 19-22	<p>10. Provide a detailed report on your POB's compliance with rent assessment proposals, including the duty to conduct, how it is conducted and the effect of a rent assessment; identifying any and all steps taken to verify compliance and improve Code-related arrangements.</p>	<p>Duty to conduct a rent assessment (19) Greene King's rent assessment process is managed by Greene King's estates team and is well established. To support the process, we use our management information system, Connect, to track and record key dates and actions.</p> <p>The rent assessment proposal (20) Greene King's rent assessment proposals are produced using a bespoke application called Rent Centre. A Rent Assessment Proposal Overview form and a Shadow Profit and Loss Report are produced which contain the information as specified in Schedule 2. The Schedule 1 information is prepared to accompany the rent assessment proposal.</p> <p>Conduct of the rent assessment (21) It is confirmed that Greene King's rent assessments are conducted in accordance with the RICS guidance and in accordance with Reg.21. Where requested it is confirmed that Greene King would comply with any reasonable request for information made by the TPT or a person acting on behalf of the TPT which may be relevant to the initial or revised rent, or may help the TPT to understand the rent. Where a rent assessment is being conducted under Reg.19(1)(a), it is confirmed that a Greene King Estates Manager visits the tied pub within the period of three months ending on the day on which the rent proposal is provided. These visits are recorded in Greene King's management information system.</p>	<p>Effect of the rent assessment (22) Once rent negotiations are concluded, a rent memorandum document is produced and sent to the TPT for signing. On receipt of a signed rent memorandum from the TPT, Greene King will make the necessary arrangements to place the revised rent in charge in accordance with Reg.22. The arrangements for any recoverable rent will also be documented in writing.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system, called Connect, and verified by the Compliance Team each month.</p>
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MROs:

MRO - Notice Regulations: 23-27	<p>11. Provide a detailed report on your POB's compliance with MRO regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements, including statutory code deadline(s) and the processes followed.</p>	<p>On receipt of an MRO notice, Greene King will verify its validity in accordance with Reg.23. Details of the MRO request will be recorded on a MRO tracking document, and in Greene King's management information system, Connect. Deadlines for an MRO response will be monitored. The MRO notice is usually acknowledged within 48 hours however, we aim to respond within the same day of receipt.</p> <p>Greene King does not take technical points and will only reject a MRO notice where information is not overtly obvious i.e. generic emails asking about the MRO option or unclear TPT details. In these instances a prompt response is made to the TPT to ensure where they have a legitimate MRO right, they are able to exercise their right in time. The response will outline the issue and will set out the MRO procedure, signposting all relevant information, such as the PCAs website, Greene King's Running a Pub Information Guide and the PCAs own factsheets and templates.</p>	<p>Greene King's Estates Managers are responsible for managing the MRO procedure and key deadlines, however they are supported by the Code Compliance Manager and CCO, who have regular contact with the Estates Managers to ensure deadlines are being met.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system, called Connect, and verified by the Compliance Team each month.</p>
	<p>11.1 Provide a detailed report of your POBs handling of tenants who claim a significant price increase event (Reg 24), including the nature of the circumstances relied upon by the tenant.</p>	<p>During the reporting period, Greene King received no MRO notices that sought to rely on Reg.24. However, if Greene King had received a request in relation to Reg.24, the validity of the request would be reviewed and whether agreed or disagreed, Greene King would respond in accordance with Reg.29.</p>	
	<p>11.2 Provide a detailed report of your POBs handling of tenants who claim a trigger event (Reg 25), including the nature of the circumstances relied upon by the tenant.</p>	<p>During the reporting period, Greene King received no MRO notices that sought to rely on Reg.25. However, if Greene King had received a request in relation to Reg.25, the validity of the request would be reviewed and whether agreed or disagreed, Greene King would respond in accordance with Reg.29.</p>	
	<p>11.3 Provide a detailed report of your POBs handling of tenants who request a MRO option in a renewal of a pub arrangement (Reg 26), including the nature of the circumstances relied upon by the tenant.</p>	<p>During the reporting period, Greene King received four MRO notices which sought to rely on Reg.26. All were accepted as valid notices and all were acknowledged in accordance with Reg.29.</p>	
	<p>11.4 Provide a detailed report of your POBs handling of tenants who request a MRO following a rent assessment proposal (Reg 27).</p>	<p>During the reporting period, Greene King received 14 MRO notices which sought to rely on Reg.27. 13 were accepted as valid notices and acknowledged in accordance with Reg.29. One MRO notice was rejected as no MRO event had occurred and was therefore responded to accordingly.</p>	
MRO - Procedure Regulations 28-33	<p>12. Provide a detailed report on your POB's compliance with MRO regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements, including statutory code deadline(s) and the processes followed.</p> <p>Please include a report on handling procedural and event disputes and the issue of a revised response.</p>	<p>On receipt of a MRO notice, Greene King will verify its validity in accordance with Reg.23. Details of the MRO request will be recorded on an MRO tracking document, and in Greene King's management information system, Connect. Deadlines for an MRO Full Response will be monitored. The MRO notice is usually acknowledged in writing by email within 48 hours however, we aim to respond on the same day of receipt.</p> <p>Greene King will prepare an MRO Full Response in accordance with Reg.29, which is sent within the period of 28 days following receipt of the MRO notice. Where applicable, it is confirmed that consideration is given to the periods of time where Section 25 and Section 26 notices are subject to the court timetables. The MRO Full Response will have regard for the Reg.30 and 31 and will not include any terms and conditions considered unreasonable.</p>	<p>Greene King requests the TPT to confirm receipt of their MRO Full Response.</p> <p>Greene King confirms that if Reg.32 and 33 are engaged the periods of time are followed and responses are provided accordingly. To confirm, Greene King has not had any MRO procedures subject an Adjudicator referral in the reporting period.</p> <p>MRO negotiations are conducted in accordance with Reg.32A, the resolution period, and an updated full response is provided in accordance with Reg.32B where required.</p>
	<p>12.1 Provide a detailed report on how your POB handles arrangements during the MRO process (Reg 28).</p>	<p>When a valid MRO notice is received, a relevant notification is sent to Greene King Pub Partners Rent & Recharges Team, who are responsible for managing rent arrangements, to prevent any changes to the rent during the MRO procedure, such as the implementation of any annual indexation charges. The Estates Managers are also aware that changes cannot be made to the tie provisions during this time.</p>	

	12.2 Provide a detailed report on how your POB handles required terms and conditions, including terms regarded as unreasonable - in regards to MRO tenancy (Reg 30 & 31).	The MRO Full Responses produced by Greene King have regard to Reg.30 and 31. Greene King does not consider that it includes any terms and conditions considered unreasonable. Terms and conditions are considered in the round and a Compliance and Declaration Record, which accompanies Greene King's Full Response, explains why the Full Response is considered compliant. The Compliance and Declaration Record is completed by a Greene King Estates Manager and signed-off by the CCO.	
MRO - Independent Assessor Regulations 36-38	13. Provide a detailed report on your POB's compliance with Independent Assessor regulations 36-38; identifying any and all steps taken to verify compliance and improve Code-related arrangements, including statutory code deadline(s) and the processes followed.	<p>Appointment of the independent assessor (36) On receipt of a notice of intent to refer to an Independent Assessor, Greene King will acknowledge the notice and enclose the PCAs criteria for the Independent Assessor appointment, along with the PCAs MRO procedure flowcharts.</p> <p>Greene King's Estates Manager will engage with the TPT to agree to the appointment of a mutually acceptable Independent Assessor. For ease, Greene King will prepare an Independent Assessor Instruction Form and send it to the TPT for signing to confirm their joint appointment of the agreed Independent Assessor. On receipt of the TPT signed instruction form, Greene King will forward the instruction form to the Independent Assessor.</p>	<p>Independent assessor: procedure and MRO procedure where a referral is made to the Adjudicator in connection with the independent assessor (37 & 38) Greene King will appoint a third party to act on its behalf during the independent assessor process, and will ensure that the independent assessor directions are followed. This includes the requirement for Greene King to provide to the Independent Assessor all information as detailed in Schedule 3 of the Code.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system, called Connect, and verified by the Compliance Team each month.</p> <p>To confirm, Greene King had one independent assessor referral in the reporting period.</p>
MRO - End of Procedure Regulations 39 and 40	14. Provide a detailed report on your POB's compliance with MRO regulations including the duty to enter into an agreed tenancy or license as soon as reasonably practical ; identifying any and all steps taken to verify compliance and improve Code-related arrangements, including statutory code deadline(s) and the processes followed.	<p>End of the MRO procedure (39) When a TPT confirms in writing their decision to accept the MRO proposal, Greene King will act to ensure the agreement is entered into as soon as reasonably practicable.</p> <p>Where a TPT wishes to end the MRO procedure early and chooses to stay tied, Greene King will request that this is placed in writing.</p> <p>Once the MRO procedure has ended Greene King will confirm this in writing and request feedback using the PCA's questionnaire.</p>	<p>Disputes about rent etc payable during MRO procedure (40) In the reporting period Greene King has not been subject to or submitted a PCA referral in relation to Reg.40.</p>
Business Development Managers: Regulation 41	15. Provide a detailed report on your POB's compliance with Regulation 41 regarding Business Development Managers, including their training requirements ; identifying any and all steps taken to verify compliance and improve Code-related arrangements, including statutory code deadline(s) and the processes followed. Tell us about any new ways of working or improvements you have made.	<p>All new Greene King employees defined as a BDM complete a thorough induction programme which includes Pubs Code training. The Pubs Code training is delivered through the combination of a face-to-face training session with the CCO and e-learning modules, which also cover Rent Assessment training.</p> <p>Annual refresher training is delivered through e-learning modules. This is further supplemented by the CCO attending BDM Regional and Operational meetings to update on the latest information relating to the Pubs Code and enhancements to Greene King's own processes and procedures to strengthen compliance, where required, along with regular updates offering advice and reminders on processes and procedures.</p> <p>The ongoing training and development of BDMs is tailored to meet their specific needs and ranges from buddying with experienced BDMs to formal training courses delivered through Greene King's own Learning and Development Programme. This is further supplemented by workshops held in Regional and Operational meetings on different topics, where required.</p>	<p>The role of the Business Development Manager is detailed in Greene King's Running a Pub Information Guide which is provided to all TPTs and is available online at www.greenekingpubs.co.uk and Greene King's TPT portal, www.pubpartners.net.</p> <p>All Greene King employees who engage with TPTs are required to record discussion notes. These are recorded through an online application called the Pub Communications App. This application is linked to Greene King's process management system, Connect. Compliance is monitored through monthly compliance reporting.</p> <p>The CCO also raises awareness of the importance of discussion notes with TPTs during their session at the Greene King welcome induction.</p>
Code Compliance Officer: Regulation 42	16. Provide a detailed report on your POB's compliance with the duty to appoint a Code Compliance Officer; identifying any and all steps taken to verify compliance and improve Code-related arrangements, including statutory code deadline(s) and the processes followed.	Greene King confirms that a Code Compliance Officer (CCO) was appointed prior to the commencement of the Pubs Code Regulations in July 2016 and that same CCO remains in role. The CCO is a member of the tenanted, leased and franchise division senior leadership team and regularly attends executive board meetings. The CCO also attends the TPT Pub Power Welcome induction.	
Insurance: Regulation 46	17. Provide a detailed report on your POB's compliance with insurance provision regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements.	<p>Greene King insures its business by way of a group block-policy that covers all assets across its entire business, its own fixtures and fittings, its loss of rent, its loss of profit and any other loss of income. Insurance cover is provided by Swiss Re.</p> <p>Greene King tenants are advised to obtain their own insurance to cover items such as loss of income through business interruption, their own fixtures and fittings and contents, stock, employer's liability, public and products liability, money and goods in transit, money held in gaming machines etc. They can purchase this from wherever they choose.</p>	<p>Greene King provides a Guide to Insurance to all new TPTs. This document is signposted to existing TPTs and is available on Greene King's TPT portal, www.pubpartners.net.</p> <p>This document was being updated at the end of the reporting period, and was shared with Greene King's TPTs and the PCA at the end of May 2025.</p>
	17.1. With specific regard to regulation 46(2)(a); confirm if any levied insurance charge exceeds what your POB pays in insurance premiums and whether this information has been communicated to your tenants.	The Greene King building insurance is recharged to TPTs based on pre-agreed charges. The excess payable by a TPT in the event of a claim is £1,000 which is documented in Greene King's Guide to Insurance provided to TPTs. TPTs are also reminded of this each year in the insurance renewal correspondence that is sent in accordance with Reg.46(4).	
	17.2 With specific regard to regulation 46(2)(b); confirm if your POB - or any other group - receives, or expects to receive any commission or rebate and whether this information has been communicated to your tenants.	Greene King does not receive any commission or rebate in connection with the group block-policy, which is documented in Greene King's Guide to Insurance provided to TPTs. TPTs are also reminded of this each year in the insurance renewal correspondence that is sent in accordance with Reg.46(4).	

	<p>17.3 Provide a detailed report on your POB's compliance with regulation 46(3); identifying any and all steps taken to verify compliance and improve Code-related arrangements.</p> <p>Include here, details on how your POB - or any third party selected by the POB - assesses if the tenant's suggested insurance policy is suitable and comparable.</p>	<p>Greene King provides its TPTs with a price-match policy, enabling them to compare Greene King's building insurance charges with alternative quotes. Details of the price-match policy are included in the Guide to Insurance and Running a Pub Information Guide. These guides are provided to TPTs and they are available to download by existing TPTs from Greene King's TPT portal www.PubPartners.net.</p> <p>Greene King uses its insurance broker to undertake an independent price-match comparison to ensure that the level of insurance quoted by our TPTs from their insurance quote providers is matched on a suitable and comparable basis.</p>	<p>Where an insurance quote is price-matched, Greene King will reduce the buildings insurance charge that the TPT pays to Greene King to reflect the price-matched quotation.</p> <p>Greene King's complaint procedure is available in the event a TPT has a price-match dispute, which is referenced in the Guide to Insurance.</p> <p>In the reporting period, six pubs enquired about Greene King's price-match policy. Of the six pubs, four pubs requested a price-match and all were successfully matched.</p>
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Miscellaneous

Extended Protections Regulation 45A	18. Please confirm that your Extended Protection reports to the PCA have been accurate and timely in accordance with policy.	I confirm our Extended Protection reports to the PCA have been accurate and timely	
Gaming Machines Regulation 47	19. Please confirm that no new - or renewed - tenancies or licences require a tied pub tenant to rent or purchase a gaming machine.	I confirm no new or renewed tenancies or licences requires a TPT to rent or purchase a gaming machine	
Sale of Freehold / Long Leasehold Regulation 49	20. Provide a detailed report on your POB's compliance with sale of freehold / long leasehold regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements.	<p>Where a pub has been approved for sale, and where relevant, a BDM will hold an initial face-to-face meeting with the TPT to advise on the position prior to the pub being placed on the market. This meeting will be documented by way of a discussion note.</p> <p>Once the sale of the pub has exchanged, a letter will be sent to the TPT from Greene King's lawyers confirming details of the purchaser and information about Extended Protections, if applicable.</p> <p>Details of any pubs sold, where a TPT remains the tenant, will be sent to the PCA as part of Greene King's quarterly data submission in accordance with Reg.45A.</p>	To confirm, all Greene King pubs sold during the reporting period were sold with vacant possession.
	20.1 Provide detailed report on the steps your POB takes - including timings - to inform the tenant of plans to sell the premises.	Details as above.	
Detriment Regulation 50	21. Provide a detailed report on your POB's processes to ensure your tenants do not suffer detriment when exercising their rights under the Code regulations.	<p>Greene King's processes have been developed to ensure its TPTs do not suffer any detriment when exercising their rights under the Code, which is monitored by the CCO.</p> <p>Where any TPT chooses to exercise their rights under the Code regulations, Greene King ensures that a business-as-usual relationship is maintained irrespective of this. This is instilled in the Greene King business through its ways of working and its partnership culture.</p>	
Flow Monitoring Devices Regulation 51	22. Provide a detailed report on your POB's compliance with Flow Monitoring provision regulations; identifying any and all steps taken to verify compliance and improve Code-related arrangements.	<p>It is confirmed that Greene King does not subject a TPT to any detriment, or impose any liabilities on them as a result of any reading taken from a flow monitoring device without additional evidence in connection with the purchase and stock of alcohol at the tied pub.</p> <p>Tie compliance is managed by Greene King's Retail Audit Managers. Tie compliance visits and breach notices are recorded, including details of additional evidence, via the Pub Communications App and details saved in Greene King's management information system, Connect. Information relating to tie compliance and the use of flow monitoring equipment is included in Greene King's Running a Pub Information Guide.</p> <p>Compliance is managed and monitored through the processes followed in Greene King's management information system and verified by the Compliance Team.</p>	
Exemptions Regulations 54-56	23. Provide a detailed report on your POB's compliance with part 12 of the Code; identifying any and all steps taken to verify compliance and improve Code-related arrangements. Specifically identify how you comply with:	Greene King understands the exemptions as documented in Part 12. Information on how Greene King complies can be seen against each of the regulations below.	
	23.1 The provisions in regulation 54 - short agreements	<p>It is confirmed that Greene King understands that a short agreement is one that entitles a TPT to occupy a tied pub for a total period of less than 12 months taking into account any short agreements previously granted to the TPT. It is also understood that certain regulations as specified in Reg.54 do not apply in Greene King's dealings with TPTs in connection with short agreements.</p> <p>Where another short agreement is granted to a TPT that has occupied the same pub for more than 12 months, Greene King follows the obligations of all relevant regulations that apply to long term tied tenancies. This means that Greene King provides all Schedule 1 information and requires the submission of a sustainable business plan, with evidence of independent professional advice.</p>	<p>In addition, where the occupation of a pub by a TPT residing on a short agreement goes beyond 12 months, Greene King writes to the TPT as soon as is reasonably practicable to confirm that they can rely on all regulations and the rights available.</p> <p>During the reporting period, Greene King's CCO worked with the CCO's of the other regulated pub-owning businesses to agree minimum standards in dealing with TPTs on short agreements. To confirm, Greene King have previously been applying standards above the requirements of the Pubs Code to aid their working partnership with new short term TPTs.</p>

	23.2 The provisions in regulation 55 - pub franchise agreements	Greene King's approach to dealing with franchisees is the same as its TPTs in that the same recruiting and onboarding processes are followed. This includes the provision of Schedule 1 information and the requirement of a business plan that has been prepared in consideration of independent professional advice, for which evidence is required. The franchisee can also expect to receive discussion notes. In addition, the franchisee will hear about the Pubs Code in their franchise welcome induction programme, which the CCO attends. They can also expect to receive a letter from the CCO on their second month anniversary reminding them of their rights under the Code, taking into account those parts of the Code that do not apply to a pub franchise agreement as detailed in Reg. 55.	
	23.3 The provisions in regulation 56 - Investment exception	It is confirmed that Greene King understands the requirements of Reg.56, and the definition of a "qualifying investment". Where a qualifying investment is being undertaken with a TPT, a qualifying investment development agreement is prepared in accordance with Reg.56. At the end of the reporting period Greene King had 31 qualifying investment agreements in its estate.	
Void or unenforceable terms of a tenancy or licence Regulation 57	24. Please confirm that your agreements do not contain void or unenforceable terms within the tenancy or licence under Regulation 57.	I confirm our agreements do not contain void or unenforceable terms	

Section C – Breaches and complaints

This section relates to breaches of the Code, and/or your processes which result in a breach of the Code.

Compliance Area	Details	POB Response	Additional Response Space
Breaches - Please specify the number of breaches, or alleged breaches , relating to following regulations. For the avoidance of doubt, this includes any occasion where the nature of a complaint by a tied tenant concerns a right under the Pubs Code, regardless of whether the Pubs Code itself, or individual regulation, is cited.			
Part 2	Pub Entry Training Regulation 9	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Sustainable Business Plan Regulation 10	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	The Required Information Regulation 11	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Assignments Regulation 12	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Premises Regulation 13	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Short Agreements Regulation 14	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 3	Rent Proposal - Duty to Provide Regulation 15	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Rent Proposal - Contents Regulation 16	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Rent Proposal - When it must be provided Regulation 17	Total number of breaches, or alleged breaches.	0
	• Of which, those upheld.	0	
	• Of which, those not upheld.	0	
	Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	

	Rent Proposal - Further Information and Advice Regulation 18	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 5	Rent Assessment - Duty to Conduct Regulation 19	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Rent Assessment Proposal Regulation 20	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Conduct of the Rent Assessment Regulation 21	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Effect of the Rent Assessment Regulation 22	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 6	MRO Notice - Significant Increase Regulation 24	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO Notice - Trigger Event Regulation 25	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO Notice - Renewal Regulation 26	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO Notice - Rent Assessment Regulation 27	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO Procedure - Arrangements Regulation 28	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Effect of Tenant's Notice Regulation 29	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	

	MRO - Required Terms and Conditions Regulation 30	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 7	MRO - Unreasonable Terms and Conditions Regulation 31	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Procedural dispute Regulation 32	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Event Dispute Regulation 32	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Right to Refer Regulation 35	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Appointment of Independent Assessor Regulation 36	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Independent Assessor: Procedure Regulation 37	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Referral to Adjudicator in connection with the Independent Assessor Regulation 38	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 8	MRO - End of Procedure Regulation 39	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	MRO - Disputes about rent etc payable during MRO procedure Regulation 40	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 9	Business Development Managers Regulation 41	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	

Part 11	Code Compliance Officer - Duty to appoint Regulation 42	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Part 12	Extended Protection Regulation 45A	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Insurance Regulation 46	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Gaming Machines Regulation: 47	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Blank template for P&L Regulation 48	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Sale of Freehold or Long Leasehold Regulation 49	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Tied Pub Tenant Not to Suffer Detriment Regulation 50	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Flow Monitoring Devices Regulation 51	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Exemptions - Short Agreements Regulation 54	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Exemptions - Franchise Agreements Regulation 55	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
	Exemptions - Investment Exception Regulation 56	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	

Part 13	Void or Unenforceable Terms Regulation 57	Total number of breaches, or alleged breaches.	0	
		• Of which, those upheld.	0	
		• Of which, those not upheld.	0	
		Steps taken in relation to each breach, or alleged breach, and the outcome(s).	N/A	
Other	Other Pubs Code complaints made by tenants	Number and nature of Pubs Code complaint(s) made by tied pub tenants about their tenancy during the reporting period not specifically reported on elsewhere; including the type/subject of complaint and outcome of the complaint.	0	In the reporting period, Greene King received 12 tied pub tenant complaints which were not directly linked to specific provisions of the Pubs Code. These related to various matters such as exit from the pub, property repairs, quality of property repairs work, tie compliance breach and Greene King's referral scheme. Ten of these complaints are resolved and closed, with two open and progressing towards a resolution.
	Arbitrations Those breaches - or alleged breaches - that were referred to arbitrations and which have concluded during this reporting year.	Please state the regulation(s) they relate to and whether the arbitrator found that a breach had occurred.	No referrals for arbitration were received by Greene King in the reporting period.	